PAGE 01

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FROM : Office Of Technology Transfer

FRX NO. :4185167811

Mar. 27 2002 03:17PN F2/4

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From Thitham Gustif Christoffeson PC

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MAR 2 8 2002

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declars that:

My residence, post office address and elitesnahip are as stated below near to my name; 74 2 5 4 invention entitled

LISE OF GENE PRODUCT OF ADENOVIRUS EARLY REGION 4 ORF-S TO SHIBIT REPAIR OF DOLIELE-

the epocification of which:

(check

b siteched from a

ane)

Was filed on July 18, 2001

wa Application Serial No. 09/904,696

and was emended by preliminary amendment filed concurrently herewith.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the tisims, as amended by any amendment referred to shove.

I approvide the duty to discione information which is material to the examination of this application in ecoordance with Title 37, Code of Federal Regulations, § 1.60°

I hereby claim foreign priority benefits under Title 35. United Status Code, \$119 of any foreign application(s) for patent or inventor's certificate listed below and have elso identified below any tomigh application for patent or inventor's certificate having a filing date before that of the application on which priority is classified:

Prior Foreign Application(s)

criority Claimed

I hereby claim the benefit under Title 35. United States Code, § 118(e) of any United States application(e) felect below and, insolar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the matter provided by the first paragraph of Title 35. United States Gode, § 112, I acknowledge the duty to disclose material information as defined in Title 37. Code of Federal Regulations, § 1.50 which occurred between the filling date of the prior application and the national or PCT international filling date of the application:

(Application Serial No.)

(Filing Deta)

(Status: patential, panding, abandoned)

60/218,400

July 14, 2000

Inactha provisional

and any continuation applications thereof currently pending.

Power of Attorney: As a named inventor, I hereby appoint Michael E. Whitem, Reg. No. 32,636, Merchell M. Curtis, Reg. No. 33,136, Clyde R Christofferech, Reg. No. 34,136, and C. Lamont Whitem, Reg. No. 22,424, an attorneys and/or agents to prosecute this application and transact all business in the Paters and Trademark Office connected therewith. All correspondence should be directed to Whithem, Curtis & Christofferech, P.C., 11491 Sunget Hits Road, Suite 340, Region, Virginia 20160. All telephone calls should be directed to Michael E. Weltham at 703-787-9400.

I hereby dectare trust at statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were finds with the knowledge that within take statements and the fice to made are punishable by fire or imprisonment, or both, under Section 1991 of Title 18 of the United States Code and that such wilful false statements may jeopartize the variable of the application or any patent FROM Office Of Technology Tr FAX NO. :4105167811 Mar. 28 2002 10:01AM P3/4 afer 02/27/2002 <u>- 22:</u> 34 9373250634 HAMPTOH INN PAGE 02 FROM : Office Of Technology Transfer FAX NO. :4105167811 Mar. 27 2002 03:17PM P3/4 08-27-02 14:10 FIGH-ENITHMA CURTIS CHELSTOFFERED FC +7887874774 7-812 P.09/64 Docker: Full Name of Scie Inventor's Signature Residence 10985 Shedow Columbia, Memera 2104 **Chimenship** Linksd State Post Office Address Same sa above Title 37, Code of Federal Regulations; § 1.58:

(a) A parent by its very nature is effected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is every of and evaluates the teachings of all information material to patentability. Each individual espociated with the filing and procedution of a patent application has a duty of candior and good faith toward the Patent and Trademark Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as befined in this section. The duty to disclose information addits with respect to each pending claim until the cisim is cannoted as withdrawn from consideration, or the application becomes ebanded on material to patentability when it is not cumulative to information already of record or being made of record in the application, and (1) it establishes, by itself or in combination with other information, a prima facio case of unpatentability; of (2) it refutes, or is inconsistent with, a position the applicant takes in (i) opposing an argument of unpatentability relied on by the Office, or (ii) asserting an argument of patentability. Title 37, Gode of Federal Regulations, § 1.58: